

REMARKS

Claim 31 calls for a system in which time is monitored. The time is associated with one video transmission and another video transmission is actually tuned by a receiver. There is no suggestion of such a structure in the prior art and, therefore, claims 31 through 41 should be patentable.

Claims 42 through 50 relate to a system in which a score is monitored. No such suggestion is anywhere contained in the prior art and, therefore, these claims should likewise be allowable.

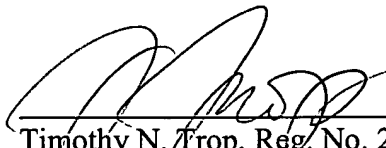
Claims 51 through 59 relate to a system in which a video segment is provided from one video transmission for display in the course of a second video transmission. No such system is shown anywhere in the cited references and, therefore, these items should also be in condition for allowance.

It should be noted that there is no requirement that the terms in the claims and the terms in the specification be the same. Different terms can and should sometimes be used in each part of the patent application. There is no particular meaning to terms like one video transmission and another video transmission or first and second video transmissions. These are arbitrary designators to simply distinguish between two video transmissions.

In view of these remarks, the application should now be condition for allowance and the Examiner's prompt action in accordance therewith is requested.

Respectfully submitted,

Date: February 28, 2003



Timothy N. Trop, Reg. No. 28,994
TROP, PRUNER & HU, P.C.
8554 Katy Freeway, Ste. 100
Houston, TX 77024
713/468-8880 [Phone]
713/468-8883 [Fax]